SDMS US EPA Region V

Imagery Insert Form

Document ID:

174266

Some images in this document may be illegible or unavailable in SDMS. Please see reason(s) indicated below:

	Illegible due to bad source documents. Image(s) in SDMS is equivalent to hard copy.
	Specify Type of Document(s) / Comments:
***************************************	<u> </u>
	Includes COLOR or X RESOLUTION variations. Unless otherwise noted, these images are available in monochrome. The source document page(s) is more legible that images. The original document is available for viewing at the Superfund Records Center.
	Specify Type of Document(s) / Comments:
STREET, AND DESCRIPTION OF	FIGURE 1 & 2
	Confidential Business Information (CBI). This document contains highly sensitive information. Due to confidentiality, materials with such information are not in SDMS. You may contact the EPA Superfund Records Manager if you wish to view this document.
	Specify Type of Document(s) / Comments:
	Unscannable Material:
	Oversized or Format. Due to certain scanning equipment capability limitations, the document page(s) is not available in SDMS. The origin
	document is available for viewing at the Superfund Records center.
	Specify Type of Document(s) / Comments:
	Document is available at the EPA Region 5 Records Center.
	Document is available at the EPA Region 5 Records Center. Specify Type of Document(s) / Comments:

Rev. 07/10/02

FIVE-YEAR REVIEW REPORT

MADISON METROPOLITAN SEWAGE DISTRICT LAGOON SITE

TOWN OF BLOOMINGTON, DANE COUNTY WISCONSIN

March 2003

Prepared by:
United States Environmental Protection Agency
Region 5
Chicago, Illinois

William E. Muno, Director Superfund Division, Region 5

Date

Table of Contents

Sectio	<u>P</u>	<u>age</u>
List of	f Acronyms.	1
Execu	tive Summary	2
Five-Y	Year Review Summary Form	3
I.	Introduction	5
П.	Site Chronology	6
III.	Background	6
	Physical Characteristics	6
	Land & Resource Use	6
	History of Contamination	6
	Initial Response	7
	Basis for Taking Action	7
IV.	Remedial Actions	8
	Remedy Selection	8
	Remedy Implementation	
	Operation and Maintenance (O&M).	9
V.	Progress Since the Last Five-Year Review.	9
VI.	Five-Year Review Process	0
	Administrative Component	0
	Community Involvement	0
	Site Inspection 1	0
	Document Review1	0
	Data Review1	l
VII.	Technical Assessment	1
	Question A: Is the remedy functioning as intended by the decision documents?	1
	Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial	
	action objectives (RAOs) used at the time of the remedy still valid?	1
	Question C: Has any other information come to light that could call into question the	
	protectiveness of the remedy?	1
	Technical Assessment Summary	2
VIII.	Issues 1	2
IX.	Recommendations and Follow-up Actions 1	2
X.	Protectiveness Statement(s)	2

XI.	Next Review	12
Table	s	
	Table 1 - Chronology of Site Events	6
	Table 2 - Recommendations and Follow-Up Actions	
Figur	es	
•	Figure 1 - Site Location Map	

List of Acronyms

AOC Administrative Order on Consent (Consent Decree)

ARAR Applicable or Relevant and Appropriate Requirement

CERCLA Comprehensive Environmental Response, Compensation, and Liability Act

EPA United States Environmental Protection Agency

CFR Code of Federal Regulations

MCL Maximum Contaminant Level

MCLG Maximum Contaminant Level Goal

NCP National Contingency Plan

NPL National Priorities List

O&M Operation and Maintenance

PCB Polychlorinated Biphenyl

PPB Parts per Billion

PRP Potentially Responsible Party

RA Remedial Action

RAO Remedial Action Objective

RD Remedial Design

RI/FS Remedial Investigation/Feasibility Study

ROD Record of Decision

VOC Volatile Organic Compound

WDNR Wisconsin Department Natural Resources

FIVE-YEAR REVIEW REPORT EXECUTIVE SUMMARY January 2003

MADISON METROPOLITAN SEWAGE DISTRICT LAGOON SITE

Dane County Wisconsin

The completion of the current five-year review confirms that the Madison Metropolitan Sewage District Lagoon Site remains protective of human health and the environment. The remedy selected in the 1997 Madison Metropolitan Lagoon (the Site) Record of Decision (ROD) has been implemented under the 1992 Administrative Order on Consent entered with the Madison Metropolitan Sewage District and the United States Environmental Protection Agency for the site. This is the first five-year review for the Site.

The remedy for the Madison Metropolitan Sewage District Lagoon site in Madison, Dane County, Wisconsin included isolation and containment followed by establishing vegetative cover, monitoring and maintaining institutional controls. The site achieved construction completion with the signing of the Preliminary Close Out Report in September 2001.

This five-year review found that the remedy was implemented in accordance with the requirements of the ROD.

The remedy is functioning as designed. The immediate threats have been addressed and the remedy remains protective of human health and the environment in the short term. There are no current exposure pathways.

Long-term protectiveness of the ground water has been achieved and will remain protective by maintaining institutional controls. Operation and maintenance of the containment system has been effective. Hazardous waste remains in place, therefore U.S. EPA is required to conduct a Five-Year Review in another five years, January 2008.

Five-Year Review Summary Form

SITE IDENTIFICATION						
Site name (from WasteLAN): Madison Metropolitan Sewage District Lagoon						
EPA ID (from WasteLAN): WID078934403						
Region: 5	State: Wi	City/County: Madison / Dane County				
SITE STATUS						
NPL status: ⊠ Final ☐ Deleted ☐ Other (specify)						
Remediation sta	atus (choose all th	iat apply): 🗌 U	nder Construction ⊠ Operating □ Comp _j ere			
Multiple Ous?* ⊠ YES □ NO Construction completion date: 9_/15/2001						
Has site been p	ut into reuse?	YES ⊠ NO				
3		REVIE	N STATUS			
Lead agency: 2	☑ EPA 🗆 State 🗆	Tribe 🗆 Other	r Federal Agency			
Author name: D	avid Linnear					
Author title: Remedial Project Manager Author affiliation: U.S. EPA, Region 6						
Review period:*	** <u>1 / 12 / 1998</u> t	o <u>03</u> / <u>01</u> / <u>200</u>	3			
Date(s) of site in	nspection: 2/ 20	/ 2003				
Type of review: ☑ Post-SARA ☐ Pre-SARA ☐ NPL-Removal only ☐ Non-NPL Remedial Action Site ☐ NPL State/Tribe-lead ☐ Regional Discretion)						
Review number: 1 (first) [] 2 (second) □ 3 (third) □ Other (specify)						
Triggering action: ☐ Actual RA On-site Construction at OU # 1 ☐ Actual RA Start at OU# NA ☐ Construction Completion ☐ Previous Five-Year Review Report ☐ Other (specify)						
Triggering action date (from WasteLAN): 1 / 12 / 1998						
Due date (five years after triggering action date): 1 / 12 / 2003						

^{* [&}quot;OU" refers to operable unit.]

** [Review period should correspond to the actual start and end dates of the Five-Year Review in WasteLAN.]

Five-Year Review Summary Form, cont'd.

Issue:

- 1) Because waste remains in place, the National Contingency Plan (NCP) requires U.S. EPA to conduct Five-Year Review at this site.
- 2) Continuing need for continual operation and maintenance of containment system.

Recommendations and Follow-up Actions:

1) Conduct second Five-Year Review January 2008.

Protectiveness Statement(s):

The remedy is protective of human health and the environment in the short term. There are no current exposure pathways and the remedy appears to be functioning as designed.

Long-term Protectiveness:

The remaining component of the cleanup is operation and maintainance of the containment systems. Operation and maintenance of the systems has, on the whole, been effective. The PRPs and EPA are and will continue to evaluate opportunities for system optimization.

Other Comments:

None.

U. S. Environmental Protection Agency Region 5 Five Year Review Madison Metropolitan Sewage District Lagoon Site Madison, Dane County, Wisconsin January 2003

I. Introduction

The United States Environmental Protection Agency (U.S. EPA) Region 5 is conducting a Five-year review of the remedial actions implemented at the Madison Metropolitan Sewage District (MMSD) Lagoon Site in Madison, Dane County, Wisconsin. The review was conducted between November 2002 and March 2003. This report documents the results of the five-year review. The purpose of five-year reviews is to determine whether the remedy at a site is protective of human health and the environment. The methods, findings, and conclusions of the review are documented in the five-year review report. In addition, five-year review reports identify issues found during the review, if any, and make recommendations to address them.

This review is required by statute. U. S. EPA must implement five-year reviews consistent with the Comprehensive Environmental Response, Compensation, and Liability Act (CERCLA) and the National Oil and Hazardous Substances Pollution Contingency Plan (NCP). CERCLA 121(c), as amended, which states:

If a remedial action is selected that results in any hazardous substances, pollutants, or contaminants remaining at the site, the remedial action shall be reviewed no less often than every five years after the initiation of such remedial action to assure that human health and the environment are being protected by the remedial action being implemented.

The NCP part 300,430(f)(4)(ii)of the Code of Federal Regulations (CFR) states:

If a remedial action is selected that results in hazardous substances, pollutants, or contaminants remaining at the site above levels that allow for unlimited use and unrestricted exposure, the lead agency shall review such action no less often than every five years after the initiation of the selected remedial action.

This is the first five-year review for the MMSD Lagoon Site. Due to the fact that hazardous substances, pollutants, or contaminants remain at the site, this five-year review is required.

II. Site Chronology

Table 1 lists a chronology of events for the MMSD Lagoon Site.

Event	Date
Initial Discovery of Problem	October 1982
Listed of National Priority List	February 1990
Remedial Investigation/Feasibility	September 1996
ROD Signature	March 1997
RA Start	January 1998
Site Visit / Inspection	August 2001
Close Out Report	September 2001
Site Visit / Inspection	February 2003
First Five-Year Review	March 2003

III. Background

Physical Characteristics

MMSD Lagoon site consist of two sludge lagoons, totaling approximately 140 acres, that are located adjacent to the municipal wastewater treatment plant facilities, south of the city of Madison in Dane County, Wisconsin. The Nine Springs Creek flows along the south and east site borders. Several drainage ditches run along other site borders and empty into the creek.

Land & Resource Use

Land use to the northwest of the sludge lagoons is both commercial and industrial while to the west and southwest, land use is primarily residential. MMSD has operated the Nine Springs Wastewater Treatment Plant since 1933. A Facilities Plan, prepared during the mid-1970s, recommended reuse of the lagoon sludge by beneficially recycling the material to agricultural land.

History of Contamination

In 1942, a 52 acre sludge lagoon was constructed by MMSD with dikes constructed of imported fill material. By the mid-1960s, as the lagoon (Lagoon 1) began approaching sludge capacity, MMSD constructed a second 86 acre lagoon (Lagoon 2) to the east of Lagoon 1. In April 1970 a portion of the north dike of Lagoon 2 collapsed and approximately 85 million gallons of lagoon

contents was released into the adjacent ditch. In November 1973, dike subsidence occurred along the south side of Lagoon 2. Following repair, MMSD curtailed active use of Lagoon 2. During development of the sludge recycling program in the mid-1970's, as part of a sludge monitoring sampling effort, PCBs were detected in the sludge lagoons. In 1982, analysis of a sludge sample from the lagoons first showed the presence of PCBs at a dry weight concentration exceeding 50 ppm.

Between 1983 and 1986, the US EPA evaluated the lagoons for potential inclusion on the National Priorities List (NPL). The site was placed on the NPL in February 1990. MMSD performed a Remedial Investigation / Feasibility Study (RI/FS) in September 1996. Based on information collected, associated risks to human health and the environment and consideration of state standards, US EPA concluded remediation was warranted under current / anticipated future land use.

From 1991 to 1993, cleanout/closure were conducted in Lagoon 1 to aid in the removal of sludge and peat. The sludge which had PCB concentrations less than 50 ppm was recycled in accordance with all applicable rules and regulations. In 1994 US EPA halted land application of all sludge from the lagoon system, until EPA had an opportunity to review available information to determine the consistency of land application relative to response actions taken under the Superfund Program. In 1995, US EPA withdrew its restriction, allowing MMSD to remove and land apply sludge with PCB concentrations below 50 ppm, stating that this action would not be inconsistent with future response actions taken at the site. Cleanout/closure activities began in 1997. Closure of lagoons containing less than 50 ppm PCBs was completed in 2000.

Initial Response

In 1982 US EPA and MMSD collected sludge samples from the lagoons. Sampling showed that some areas of the lagoon contained sludge with polychlorinated biphenyl (PCBs) concentrations exceeding 50 ppm. Hazard assessments were conducted by US EPA between 1983 and 1986 to determine whether the lagoons warranted listing on the NPL from the potential threat: due to the sludge. The site was placed on the NPL in February 1990. MMSD completed a Remedial Investigation / Feasibility Study, a Baseline Risk Assessment (human health and ecological risk) and other associated studies in 1996. These studies were reviewed and approved by the US EPA. In 1996, results showed that the sludge in the lagoons was contaminated with PCBs and was a potential health concern to people living near the site. People working cropland where sludge was applied were potentially exposed to PCBs. Surface water in the old effluent channel was tainted from the PCB contaminated sludge. Hunting was occurring in wetlands adjacent to the site. The lagoons were feeding areas for many species of waterfowl.

Basis for Taking Action

Information contained in the RI/FS and Baseline Risk Assessment was used as the basis for selecting a remedial alternative at the site. The decision for "remedial action" is based on the

analysis of site risks. The decision relies on legal assurances that contaminated land will not be used in a way that could pose significant risks, and that monitoring will continue indefinitely. Results from previous investigations, activities and sampling showed that the sludge contained elevated PCB concentrations that presented a potential risk to human health and the environment. The selected remedy for the site was designed to minimize potential exposure to lagoon sludge by human and ecological receptors.

IV. Remedial Actions

Remedial Selection

In November, 1996, EPA issued a proposed remediation plan for the site. The proposed plan met all of the formal selection criteria identified in EPA guidance and the National Contingency Plan (NCP). Selection of the proposed plan was based on a thorough review of the administrative record. In March, 1997, EPA issued a Record of Decision (ROD) for the site. The ROD specified the following remedy:

- 1. Construction of intra-lagoonal dikes in order to segregate, isolate and consolidate sludge with PCB concentration at or above 50 mg/kg (dry weight) contained on site.
- 2. Covering certain lagoon areas with placement of geotextile layer and lightweight soil cover.
- 3. Seeding with appropriate vegetative growth, monitoring the integrity and maintaining the vegetative cover of all dikes. This soil/vegetative cover would be placed over those portions of the containment area that lacked an existing soil/vegetative cover.
- 4. Continuation of institutional controls, including supernatant control, periodic dike monitoring and routine dike maintenance. Maintenance of physical barriers which limit access. Placing deed restrictions on the property to control future land use.
- 5. Long term cap monitoring.

A CERCLA Remedial Action Consent Decree was signed by MMSD in December, 1997 and entered with the United States District Court for the Western District of Wisconsin in May, 1998. The Consent Decree included a requirement that MMSD submit a Remedial Design (RD) Report and a Remedial Design Work Plan for EPA approval prior to initiating the selected remedial response. EPA approved both submittals in December, 1997.

Remedial Implementation

Construction activities associated with the remedial alternative began in January, 1998 and included construction of a soil and fabric cover for the lagoons and new dike construction. Sludges in these lagoons with PCB concentrations less than 50 ppm would be used in the MMSD

VI. Five Year Review Process

ADMINISTRATIVE COMPONENT

The Madison Metropolitan Sewage District Lagoons Site five year review was prepared by David Linnear, U.S. EPA Remedial Project Manager. The five year review consisted of a Site inspection and review of relevant documents, including O & M records. The final report will be available in the Site information repository for public view.

COMMUNITY INVOLVEMENT

Community involvement and relations ongoing at the Site include responding to local resident concerns over the progress of the operation and maintenance of the remedy and conducting visits to affected community members when issues and / or concerns arise. Public notice are scheduled to inform the community of significant events and progress at the Site. Notification will be made to the public of this Five Year Review findings allowing further comments and informing them where to locate a copy of this report if necessary.

SITE INSPECTION

Inspections at the site were conducted in February 2003 by the EPA. The purpose of the inspections was to assess the protectiveness of the remedy and visually verify institutional controls of protectiveness. The AOC and monitoring devices are in place for the required remedy. MMSD owns the property on which the lagoons exist and the AOC includes language which indicates their ownership and environmental liability. Vegetation is present on each of the 5 lagoon cells. The maturity of the vegetative growth varied according to the initial placement and type of seeding used. Settlement and stabilization of the geotextile cap were being controlled through appropriate elevations and drainage. Drainage designed dikes and culverts were removing surface water from the cap into the designated retention ponds before being pumped away. The cap and holding cell appeared to be operating properly.

During all past site visits and site inspections, no significant issues were identified. Institutional controls were implemented and no activities were observed that would have violated the institutional controls.

DOCUMENT REVIEW

Review of the Site Remedial Actions demonstrates the remedy remains protective of public health and the environment. Purpose of the reviews is two-fold: (1) to confirm that the remedy as spelled out in the ROD and/or remedial design remains effective at protecting human health and the environment (e.g., the remedy is operating and functioning as designed, institutional controls are in place and are protective), and (2) to evaluate whether original clean-up levels remain protective of human health and the environment. Reviewing Applicable or relevant and appropriate requirements (ARARs) and To Be Considereds (TBCs) are key elements in fulfilling these two purposes.

DATA REVIEW

This is a containment remedy and no data is collected on the contaminant (PCBs). The containment cells are designed to remain in place indefinitely. Groundwater and soils are not affected, therefore, there is no data to be reviewed.

VII. Technical Assessment

The following questions address the issue of protection of human health and the environment by the remedy at the Madison Metropolitan Sewage District Lagoon Site.

Question A: Is the remedy functioning as intended by the decision document?

The review of documents, risk assumptions, and the results of the site inspection indicates that the remedy is functioning as intended by the ROD. The remedy has achieved the remedial objectives to minimize the migration of contaminants to groundwater and prevent direct contact with, or ingestion of, contaminants in soil.

Question B: Are the exposure assumptions, toxicity data, cleanup levels, and remedial action objectives (RAOs) used at the time of the remedy selection still valid?

There have been no changes in the physical conditions of the site that would affect the protectiveness of the remedy.

Changes in Standards and To Be Considered: Neither federal MCLs nor State ground water standards for Site related contaminants have changed since the ROD. All other regulations at the Site remain unchanged.

Changes in Exposure Pathways: There have been no new exposure pathways discovered at the Site.

Changes Toxicity and Other Contaminant Characteristics: There have been no changes to toxicity and other factors for contaminants of concern.

Changes in Risk Assessment Methodologies: There have been no additions or changes in risk assessment methodologies used at the Site since the ROD which affect the protectiveness of the remedy.

Question C: Has any other information come to light that could call into question the protectiveness of the remedy?

No other events have affected the protectiveness of the remedy. There is no other information that calls into question the protectiveness of the remedy.

Technical Assessment Summary

According to data reviewed and the site inspection, the remedy is functioning as intended by the ROD. There have been no changes in the physical conditions of the site that would affect the protectiveness of the remedy.

VIII. Issues

The cap needs continuous monitoring for proper vegetative growth, compression, wicking, stabilization and drainage. The 5 cell lagoon system needs continuous monitoring of drainage design.

IX. Recommendations and Follow-Up Actions

Issue	Recommendations/ Follow-up Actions	Party Responsible	Oversight Agency	Milestone	Current / Future Protective ness? (Y/N)
Continue monitoring cap settlement	Continue to monitor for proper compression, stability and drainage;	MMSD	State/EPA	Spring 2007	Y/Y
Continue O&M.	Continue to monitor effectiveness of systems	MMSD	State/EPA	Spring 2007	Y/Y

X. Protectiveness Statement

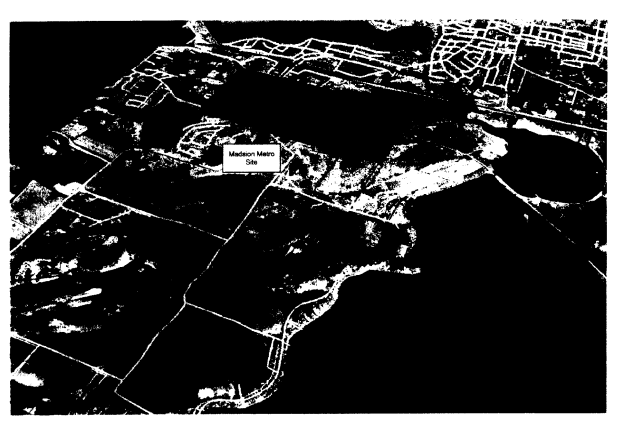
The remedy is protective of human health and the environment. The exposure pathways that could result in unacceptable risks are being controlled and institutional controls are preventing exposure to, or the ingestion of, contaminants or soil. All threats at the site have been addressed through implementation of institutional controls. Current data indicate that the contaminants remains on site and the remedy is functioning as required.

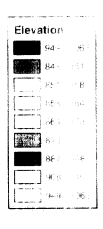
XI. Next Review

The next five-year review for the MMSD Lagoon Site is required by January 2008.

FIGURES

Madsion Metro Superfund Site 3D Surface Terrain Model







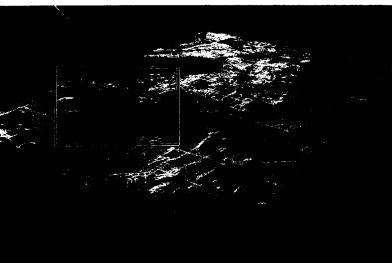


Figure 2

Plot created by David William () = EPA Region 5 on 2/28/2003 68 W Image Date 5/16/2005